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12  
 13 **UNITED STATES BANKRUPTCY COURT**

14 **DISTRICT OF NEVADA**

15 IN RE:

16 ASSET RESOLUTION LLC,

- Affects this Debtor
- Affects all Debtors
- Affects Bundy 2.5 Million SPE, LLC
- Affects Bundy Five Million SPE, LLC
- Affects CFP Anchor B SPE, LLC
- Affects CFP Cornman Toltec SPE, LLC
- Affects CFP Gess SPE LLC
- Affects CFP GRAMERCY SPE, LLC
- Affects Fiesta Stoneridge, LLC
- Affects Fox Hills SPE, LLC
- Affects HFAH Monaco SPE, LLC
- Affects Huntsville SPE LLC
- Affects Lake Helen Partners SPE LLC
- Affects Ocean Atlantic SPE LLC
- Affects Shamrock SPE LLC
- Affects 10-90 SPE, LLC

26 Debtors.

17 Case No. BK-S-09-32824-RCJ

18 Assigned to the Honorable Robert C. Jones

19 Chapter 11

20 Jointly Administered  
 09-32831; 09-32839; 09-32843; 09-32844;  
 09-32846; 09-32849; 09-32851; 09-32853;  
 09-32868; 09-32873; 09-32875; 09-32878;  
 09-32880; 09-32882

21  
 22 **NOTICE OF APPEAL**

23  
 24 Silar Advisors, LP, and Silar Special Opportunities Fund, LP (jointly and severally,

1 "Silar") and Asset Resolution, LLC ("Asset Resolution") and together with all other debtors in the  
 2 captioned cases, solely for themselves as debtors, not as debtors in possession (jointly and  
 3 severally the "Debtors") hereby appeal to the United States Court of Appeals for the Ninth Circuit  
 4 ("Ninth Circuit") from the following orders of the United States Bankruptcy Court for the District  
 5 of Nevada:

- 6       A. Order Granting Motion for Limited Relief From Automatic Stay [Docket No. 355]  
       7            entered January 28, 2009 ("Stay Order"), attached hereto as Exhibit 1;
- 8       B. Nunc Pro Tunc Order Converting Chapter 11 Cases to Chapter 7 Cases entered in the  
       9            captioned cases on January 29, 2010 [Docket No. 356] ("Conversion Order"), attached  
 10            hereto as Exhibit 2; and
- 11       C. The following Orders which are inextricably interconnected to the foregoing  
 12            Conversion Order and/or Stay Order:
  - 13            1. Order Granting Motions to Transfer Venue entered December 9, 2009 [Docket  
           14            No. 107], attached hereto as Exhibit 3, and Opinion Granting Motions to  
           15            Transfer entered December 9, 2009 [Docket No. 106], attached hereto as  
           16            Exhibit 4; and
  - 17            2. Order Vacating Preliminary Injunction and Order Pursuant to 11 U.S.C. §§ 105  
           18            and 1141 and Fed. R. Civ. P. 65 Enforcing Confirmation Order [Docket No.  
           19            1634] entered on January 25, 2010 in the U.S.D.C., District of Nevada, Case  
           20            No. 2:07-cv-00892-RCJ-GWF, attached hereto as Exhibit 5; and
  - 21            3. Order Granting Motions to Withdraw Reference filed in the U.S.D.C., District  
           22            of Nevada, Case No. 2:07-cv-892 [Docket No. 1633] ("Reference Order"); and
  - 23            4. Order entered January 21, 2010 in the U.S.D.C., District of Nevada, Case No.  
           24            2:07-cv-00892 [Docket No. 1630] which, among other things, terminated Asset  
           25            Resolution as servicer under the Loan Servicing Agreements and denied a  
           26            motion to appoint equity receiver, attached hereto as Exhibit 6.

27       Copies of the Orders being appealed are attached hereto as Exhibits 1-6. The appeal is  
 28 being made to the Ninth Circuit pursuant to the District Court's Reference Order [Docket No.

1 1633], which orders appeals from orders entered in “the above-captioned chapter 11 cases” are to  
2 be appealed directly to the Ninth Circuit Court of Appeals. A Notice of Appeal has been filed  
3 concurrently in the Bankruptcy Cases.

4 DATED: February 2, 2010.

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Pursuant to Ninth Circuit Rule 3-2, the names of all parties to this appeal, and the names and addresses and telephone numbers of the parties and/or their respective attorneys are as follows:

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